

MATERIALS FOR:

COMPARATIVE CONSTITUTIONAL LAW AND POLITICS

(LAW 409H-S)

SPRING 2006

VOLUME II

PROFESSOR RAN HIRSCHL
DEPARTMENT OF POLITICAL SCIENCE & FACULTY OF LAW
UNIVERSITY OF TORONTO

The materials reproduced herein are solely for the educational use of students at the University of Toronto Faculty of Law only, and are not for commercial sale or use.

LAW409H / JPJ 2047H (2005-2006)

COMPARATIVE CONSTITUTIONAL LAW AND POLITICS

Professor Ran Hirschl

Basic Terminology (week 2)

- 1. Ran Hirschl, "Beyond the American Experience: The Global Expansion of Judicial Review," *Marbury v. Madison: Documents and Commentary*, Mark Graber, ed. (Congressional Quarterly, 2002), pp. 129-152.
- 2. Kim Lane Scheppele, "The Agendas of Comparative Constitutionalism," *Law and Courts* 13 (2003): 5-23.
- 3. Ran Hirschl, "The Question of Case Selection in Comparative Constitutional Law," *American Journal of Comparative Law* 53 (2005): 125-155.

The Political Construction of Judicial Review (weeks 3-4)

- 4. Barry Weingast, "The Political Foundations of Democracy and the Rule of Law," *American Political Science Review* 91 (1997): 245-263.
- 5. Douglas North and Barry Weingast, "Constitutions and Commitment: The Evolution of Institutions Governing Public Choice in Seventeenth Century England," *Journal of Economic History* 49 (1989): 803-833.
- 6. Mark Graber, "The Nonmajoritarian Difficulty: Legislative Deference to the Judiciary," Studies in American Political Development 7 (1993): 35-73.
- 7. Andrew Moravcsik, "The Origins of Human Rights Regimes: Democratic Delegation in Postwar Europe," *International Organization* 54 (2000): 217-252.
- 8. Mark Ramseyer, "The Puzzling (In)dependence of Courts: A Comparative Approach," *Journal of Legal Studies* 23 (1994): 721-747.
- 9. Ran Hirschl, "The Political Origins of the New Constitutionalism," *Indiana Journal of Global Legal Studies* 11 (2004): 71-108.
- 10. Ran Hirschl, "'Juristocracy' Political, not Juridical," *The Good Society* 14 (2004): 6-11.
- 11. Ran Hirschl, "Constitutional Courts vs. Religious Fundamentalism: Three Middle Eastern Tales," *Texas Law Review* 82 (2004): 1819-1860.
- 12. Keith Whittington, "Interpose Your Friendly Hand': Political Supports for the Exercise of Judicial Review by the United States Supreme Court," *American Political Science Review* 99 (2005): 583-596.

Theories of Judicial Behavior (weeks 5-6)

- 13. Oona Hathaway, "Path Dependence in the Law: The Course and Pattern of Change in a Common Law Legal System," *Iowa Law Review* 86 (2001): 601.
- 14. Cass Sunstein and Edna Ullmann-Margalit, "Second-Order Decisions," in Cass Sunstein, ed., *Behavioral Law & Economics* (Cambridge University Press, 2000), 187-208.
- 15. Robert Hillman, "What the Knicks Debacle of '97 Can Teach Students About the Nature of Rules," *Journal of Legal Education* 47 (1997): 393-400.
- 16. Jeffrey Segal and Harold Spaeth, *The Supreme Court and the Attitudinal Model Revisited* (Cambridge, 2002), pp. 86-103.
- 17. Forrest Maltzman et al., "Strategy and Judicial Choice: New Institutionalist Approaches to Supreme Court Decision-Making," in C. Clayton and H. Gillman (eds.), Supreme Court Decision-Making: New Institutionalist Approaches (University of Chicago Press, 1999), pp. 43-63.
- 18. Mark Ramseyer and Eric Rasmusen, "Why Are Japanese Judges So Conservative in Politically Charged Cases?" *American Political Science Review* 95 (2001): 331-343.
- 19. Gretchen Helmke, "The Logic of Strategic Defection: Court-Executive Relations in Argentina Under Dictatorship and Democracy," *American Political Science Review* 96 (2002): 291-303.
- 20. Lee Epstein, Jack Knight, Olga Shvestova, "The Role of Constitutional Courts in the Establishment and Maintenance of Democratic Systems of Government," *Law & Society Review* 35 (2001): 117-163.
- 21. William Mishler and Reginald Sheehan, "The Supreme Court as Countermajoritarian Institution? The Impact of Public Opinion on Supreme Court Decisions," *American Political Science Review* 87 (1993): 87-101.
- 22. Kevin McGuire and James Stimson, "The Least Dangerous Branch Revisited: New Evidence on Supreme Court Responsiveness to Public Preferences," *Journal of Politics* 66 (2004): 1018-1035.

Constitutional Courts and Public Support (week 7)

23. Gregory Caldeira et al., "The Supreme Court and the U. S. Presidential Election of 2000," *British Journal of Political Science* 33 (2003): 535-556.

- 24. James Gibson and Gregory Caldeira, "Defenders of Democracy? Legitimacy, Popular Acceptance, and the South African Constitutional Court," *Journal of Politics* 65 (2003): 1-30.
- 25. Joseph Fletcher and Paul Howe, "Public Opinion and Canada's Courts" in P. Howe and P. Russell, eds., *Judicial Power and Canadian Democracy* (McGill-Queens, 2001), 255-296.
- 26. Lori Hausegger and Troy Riddell, "The Changing Nature of Public Support for the Supreme Court of Canada," *Canadian Journal of Political Science* 37 (2004): 23-50.

Inter-Court Borrowing (week 8)

- 27. Sujit Choudhry, "The Lochner Era and Comparative Constitutionalism," International Journal of Constitutional Law 2 (2004): 1-55.
- 28. Norman Dorsen, "The Relevance of Foreign Legal Materials in U.S. Constitutional Cases: A Conversation between Justice Antonin Scalia and Justice Stephen Breyer," *International Journal of Constitutional Law* 3 (2005): 519-541.
- 29. Gary Jacobsohn, "The Permeability of Constitutional Borders," *Texas Law Review* 82 (2004): 1763-1818.

The Impact of Constitutional Jurisprudence (week 9-10)

- 30. Patricia Williams, *The Alchemy of Race and Rights* (Harvard University Press, 1991), pp. 146-165.
- 31. Ran Hirschl, Towards Juristocracy: The Origins and Consequences of the New Constitutionalism (Harvard University Press, 2004), pp. 100-148.
- 32. Mary-Ann Glendon, Rights Talk: The Impoverishment of Political Discourse (Free Press, 1991), pp. 1-17.
- 33. Gerald Rosenberg, "Judicial Independence and the Reality of Political Power," *Review of Politics* 54 (1992): 369-398.
- 34. Charles Epp, "Do Bills of Rights Matter? The Canadian Charter of Rights and Freedoms?" *American Journal of Political Science* 90 (1996): 765-779.
- 35. Gerald Rosenberg, "Substituting Symbol for Substance: What Did *Brown* Really Accomplish?" *Political Science and Politics* 37 (2004): 205-209.
- 36. Geoffrey Garrett, "The Politics of Judicial Integration in the European Union"; and Walter Mattli and Anne-Marie Slaughter, "Law and Politics in the European Union: A Reply to Garrett," *International Organization* 49 (1998): 171-190.

- 37. Alec Stone, "Abstract Constitutional Review and Policy Making in Western Europe," in D. Jackson and C.N. Tate (eds.), *Comparative Judicial Review and Public Policy* (Greenwood Press, 1992), pp. 41-57.
- 38. Ran Hirschl, "Rethinking the Judicialization of Politics: *Bush v. Gore* as a Global Trend," *Canadian Journal of Law and Jurisprudence* 15 (2002): 191-218.
- 39. Richard Pildes, "The Supreme Court, 2003 Term Foreword: The Constitutionalization of Democratic Politics," *Harvard Law Review* 118 (2004): 29-41.

Constitutionalism vs. Democracy I: "The Dialogue Thesis" (week 11)

- 40. Kent Roach, The Supreme Court on Trial: Judicial Activism and Democratic Dialogue (Irwin Law, 2001), 239-296.
- 41. Janet Hiebert, "Interpreting a Bill of Rights: The Importance of Legislative Rights Review," *British Journal of Political Science* 35 (2005): 235-255.
- 42. Luc Tremblay, "The Legitimacy of Judicial Review: The Limits of Dialogue between Courts and Legislatures," *International Journal of Constitutional Law* 3 (2005): 617-648.

Constitutionalism vs. Democracy II: "Supra-National Constitutionalism" (week 12)

- 43. Ran Hirschl, "Preserving Hegemony? Assessing the Political Origins of the EU Constitution," *International Journal of Constitutional Law* 3 (2005): 269-292.
- 44. Stephen Clarkson, "Locked In? Canada's External Constitution under Global Trade Governance," *American Journal of Canadian Studies* (Summer 2003): 145-172.
- 45. David Schneiderman, "Investment Rules and the New Constitutionalism," Law & Social Inquiry 25 (2000): 757-787.
- 46. Susan Esserman and Robert Howse "The WTO on Trial," Foreign Affairs 82 (2003): 130-135.